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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/678,055	10/02/2003	Ramkarthik Ganesan	42P6963R	4569
8791 7590 06/12/2007 BLAKELY SOKOLOFF TAYLOR & ZAFMAN 1279 OAKMEAD PARKWAY			EXAMINER	
			PATEL, RAJNIKANT B	
SUNNYVALE	E, CA 94085-4040		ART UNIT	PAPER NUMBER
•			2838	
			MAIL DATE	DELIVERY MODE
			06/12/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
*.	10/678,055	GANESAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Rajnikant B. Patel	2838				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with	the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA (6(a). In no event, however, may a reply ill apply and will expire SIX (6) MONTH: cause the application to become ABAN	TION. y be timely filed S from the mailing date of this communication. DONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 30 M	arch 2007.					
2a) This action is FINAL . 2b) ⊠ This	, 					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-37 is/are pending in the application.4a) Of the above claim(s) is/are withdraw	vn from consideration.					
5) Claim(s) <u>1-24</u> is/are allowed.						
6) Claim(s) <u>25-37</u> is/are rejected.						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	election requirement					
are subject to restriction under	Ciconon requirement.					
Application Papers						
9) The specification is objected to by the Examine	*					
10) ☐ The drawing(s) filed on is/are: a) ☐ acce						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		* *				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 1	19(a)-(d) or (f).				
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents						
 Copies of the certified copies of the prior application from the International Bureau 		ceived in this National Stage				
* See the attached detailed Office action for a list		ceived.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) 🔀 Interview Sum	nmary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application					
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4 6 4.	6) Other:					

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DETAILED ACTION

1. The finality of office Action on merits, dated 4 January 2007, is hereby withdrawn.

A new non-final office action is presented here below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) The invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) The invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- (e) The invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

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3. Claims 34 is rejected under 35 U.S.C. 102(b) as being anticipated by Caser et al. (U.S. Patent # 5,754,476).

Caser et al. disclose the claimed subject matters a system (figure 1), including a phase generator and integrated circuit (figure 1, item 7), a charge pump, input output node (Abstract line 1-5), a switching transistor (figure 1, item P11), a first capacitor (figure 1, item C11), first end coupled to gate of switching transistor (figure 1, item 1 and P11), a second capacitor (figure 1, item C15), an intermediate node (figure 1, item A), a third capacitor (figure 1, item C21), fourth capacitor (figure 1, item C25) and a second intermediate node (figure 1, item B) and clock generator (figure 1, item CKGEN).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 34-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over McDaniel (U.S. Patent # 5,301,097) in combination with Oowaki et al. (U.S. Patent # 5,969,998).

McDaniel disclose the claimed invention a system (figure 4-5), including a charge pump stages, an integrated circuit (column 1, line 5-15), a first and second clock signal (figure 4, item 200 and 201), an input and output node (Abstract, line 1-5), a switching

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transistor (figure 4, line 220, 230,240 and 250), a first capacitor (figure 4, item 221), a second capacitor (figure 4, item 236), an intermediate node and first clock signal (figure 4, item 200). However McDaniel does not disclose the utilization of the technique for a first and second intermediate node set to the predetermined voltage level. Oowaki et al. teaches the utilization of the similar technique for a first and second intermediate node set to the predetermined voltage level (Abstract, line 1-20). It would have been obvious one having ordinary skill in the art at the time the invention was made to modify McDaniel's charge pump circuit by utilizing the technique taught by Oowaki et al. for the purpose of to attain high reliability by minimizing the occurrence of TDDB damage.

For method claims 25-33, note that under MPEP 21 12.02, the principles of inherency, if a prior art device, in its normal and usual operation, would necessarily perform the method claimed, then the method claimed will be considered to be anticipated by the prior art device. When the prior art device is the same as a device described in the specification for carrying out the claimed method, it can be assumed the device "1 inherently performs the claimed process. In re King, 801 F.2d 1324, 231 will not be repeated.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rajnikant B. Patel whose telephone number is 571-272-2082. The examiner can normally be reached on 6.30-5.00; m-f.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Karl Easthom can be reached on 571-272-1989. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Rajnikant B Patel Primary Examiner Art Unit 2838
